

RULE OF LAW



MAGNA CARTA 1215.

CHG/LAWFUL  
REBELLION.  
ACRO  
Criminal Records Office

Travis Trebotich  
1 Banks Walk  
Bury St Edmunds  
Suffold  
IP33 2PA

28/05/2020  
ACRO Reference Number: ACRO CV19-07100

Dear Travis Trebotich

WHEN INJUSTICE BECOMES LAW,  
RESISTANCE BECOMES DUTY.

RE: PENALTY NOTICE - HEALTH PROTECTION (CORONAVIRUS, RESTRICTIONS) [ENGLAND]  
REGULATIONS 2020 (the REGULATIONS)

**A. CIRCUMSTANCES REGARDING THE ISSUE OF A FIXED PENALTY NOTICE**

On 21/04/2020, at CORNHILL, BURY ST EDMUNDS, SUFFOLK at 13:26 you were found to be in contravention of the Regulations as you;

**Contravene requirement as to restriction of movement during emergency period - Coronavirus**

The particular circumstances relating to the contravention of the Regulations are as follows;

OFFICER HEARD LOUD MUSIC COMING FROM TOWN CENTRE IN BURY ST EDMUNDS. MALE SEEN WITH BIG SPEAKER ATTACHED TO THE BACK OF HIS PUSH BIKE ON WHICH HE WAS PLAYING LOUD AUDIO RECORDINGS OF UNKNOWN PEOPLE SPEAKING ABOUT HOW LOCKDOWN WAS WRONG AND DONE TO CONTROL PEOPLE AS WELL AS OTHER HUMAN RIGHTS CONVERSATIONS. MALE WAS ENGAGED BUT WAS VERBALLY OBSTRUCTIVE TO OFFICERS AND STATED HE HAD A RIGHT TO PLAY THIS OUT AND OFFICER COULDN'T DO ANYTHING ABOUT IT. THIS IS NOT LISTED AS AN ESSENTIAL REASON TO LEAVE THE HOUSE.

As a result of the above circumstances, a decision has been made by the undersigned of Suffolk Constabulary to issue you with a fixed penalty notice in accordance with the Regulations.

**B. FIXED PENALTY NOTICE AMOUNT**

The amount payable on being issued with a fixed penalty notice is calculated as follows:

**ACRO Criminal Records Office** is facilitating the administration of fixed penalty notices on behalf of the police force issuing the fixed penalty notice. ACRO Criminal Records Office is hosted by the Hampshire Constabulary under the direction and control of the Chief Constable pursuant to a collaboration agreement made under section 22A of the Police Act 1996.

To the Honourable Justice, I write a short statement being i have no time left to prepare.

Firstly in regards to the alleged offence I Plea not guilty as after reading 'The Health Protection Regulations 2020' I fail to see how I am Violating them by playing audio content of a lecture on Human Rights Whilst walking to my destination. I Exercised my right to privacy and did not accept the officers request for personal information as he could not explain what crime I was committing so I felt i have no reason to be stopping to talk to him. furthermore any assumption of my reasons to be outside are purely speculative and are claims made without evidence and may be liable for purgery when being used as an excuse for the real reason of stopping me, that being the playing of my speaker in public, for which the honourable Judges said i was within my rights to do in a previous hearing. They were honourable men with good hearts and have my full respect as peers; I hope to have the pleasure of seeing that integrity in person again....

Secondly and more importantly, 'The Health protection Regulations 2020' far exceeds the parent act they draw their powers from 'The Public Health Act 1984' so after being summoned for a 'single Justice Procedure' i feel compelled to invoke the Ultra Vires Doctrine and Seek justice for unlawful acts of treason that is destroying the lives of quite literally every human being that is forced to live under such tyranny .. with Love Peace and Respect I send this to you in hope for Better Days. Thank you for your time and sorry its near the deadline hopefully you recieve it in time.

thank you,

Travis John Trebotich

Peace x x





Suffolk Magistrates' Court (2870)  
sitting at Ipswich Court House  
The Magistrates Court, Elm Street, Ipswich, Suffolk, IP1 2AP  
Telephone: 01473 217261 DX: 332801 Ipswich 32  
E-Mail: suffolkcmj@justice.gov.uk

Mr Travis John TREBOTICH  
1 Banks Walk  
Bury St Edmunds  
Suffolk  
IP33 2PA

Case number: 372000096527  
Born: 18 December 1991

### Notice of new date of hearing

#### New date, time and place

The court has adjourned the cases listed below:

to 3 February 2021 at 12 noon at Ipswich Court House, Elm Street, Ipswich, Suffolk, IP1 2AP (telephone 01473 217261).

You must attend the court 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

#### Reasons

The matter has been adjourned because:

1. For the trial to take place. If you do not attend the trial may proceed in your absence.

If you do not follow these instructions or you fail to attend the hearing, the court can still decide to deal with your case in your absence.

If you require the assistance of an interpreter at the next hearing you must inform the court promptly on receipt of this notice.

Date: 7 December 2020

#### Cases

372000096527/1

On 21/04/2020 at Bury St Edmunds in the county of Suffolk Leave / were outside of place where living in England, without reasonable excuse, during coronavirus emergency period  
Contrary to regulations 6 and 9(1)(b) & (4) of the Health Protection (Coronavirus, Restrictions) (England) Regulations 2020.

Mr Travis John TREBOTICH

8 December 2020/ADNO\_44\_0107753/1



Mr Travis John TREBOTICH  
1 Banks Walk  
Bury St Edmunds  
Suffolk  
IP33 2PA

15th March 2021

372W1434120/FA  
<DefSolRef>

Dear

#### NOTICE OF DISCONTINUANCE

DEFENDANT: John TREBOTICH (D.O.B. 18/12/1991)

OPERATIONAL REFERENCE NO./PTI URN: 372W1434120

COURT AND HEARING DATE: Ipswich Magistrates Court 17th March, 2021

I am writing to inform you that I have today sent a notice to the Justices' Chief Executive, under section 23 Prosecution of Offences Act 1985, discontinuing the following charges against you/your client:

Leave / were outside of place where living in England, without reasonable excuse, during coronavirus emergency period 13/08/2020

The effect of this notice is that you/your client no longer need to attend court in respect of these charges and that any bail conditions imposed in relation to them cease to apply.

The decision to discontinue these charges has been taken because there is not enough evidence to provide a realistic prospect of conviction.

Crown Prosecution Service  
East of England Area

Carmelite House  
St James' Court  
Whitefriars  
Norwich  
NR3 1SL

Dx 744600 Ipswich 31

Telephone: 01473 282100

EastofEngland.inbox@cps.gov.uk



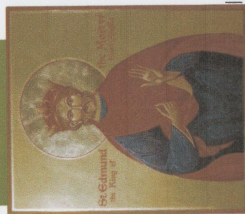
You have/your client has the right to require the discontinued proceedings to be revived. If you wish to exercise this right, you must give written notice to the Justices' Chief Executive at the above magistrates' court as soon as possible (and in any event within 35 days).

Should you/your client wish to apply for any costs incurred in respect of these proceedings, you may make a written request to the Justices' Chief Executive. It is not necessary to apply for the proceedings to be continued in order to apply for your costs.

**CAUTION:** this notice only applies to the charges specified in it, and does not have any effect in relation to any others that may be pending or other proceedings against you. If you are legally represented you should contact your solicitor immediately.

Yours faithfully

F. FAZLI  
Lawyer



CROWN PROSECUTION SERVICE  
EAST OF ENGLAND AREA

#### NOTICE OF REVIVAL

CASE NUMBER: 372000096527  
OPERATIONAL REFERENCE NO./PTI URN: 37ZW1434120

COURT AND HEARING DATE: Ipswich Magistrates Court 17<sup>th</sup> March, 2021

I Write to give you notice that under the Prosecution of Offences Act 1985 that the case be revived and my right to a fair trial to clear me of charges and to establish recognition of my rights under my sworn Affidavit THE TREATY OF UNIVERSAL COMMUNITY TRUST. I also Invoke the Habeas Corpus Doctrine a well as the ULTRA VIRES Doctrine of which I also Stand Under.

Your Reason is possibly an attempt to pervert the course of Justice and its been ongoing from reissuing of charges to continued misplacing of evidence and court papers and now insufficient evidence.... The witness statements of two Police Officers and the MG11 evidence as well as a cross examination of witnesses who are officers is more than enough evidence to make a judgement.

The Human Rights Violations will not go unpunished and we may well see trials much like those of Nuremberg so this also serves as a notice to any and all Involved that they need to decide if they stand under god or stand under tyranny .... Whichever you pick, you will receive your just desserts....

#### GUIDE & PROTECT

#### LOVE & RESPECT

I am looking forward to hearing from you soon.

Yours sincerely,

Travis John Trebotich

Travis John Trebotich  
C.O. 1 Banks Walk  
Bury St Edmunds  
Suffolk  
IP33 2PA

2021. April15.



RULE OF LAW



MAGNA CARTA 1215.

CH6/LAWFUL  
REBELLION.  
ACRO  
Criminal Records Office

28/05/2020  
ACRO Reference Number: ACRO CV19-07100

Dear Travis Trebotich

RE: PENALTY NOTICE - HEALTH PROTECTION (CORONAVIRUS, RESTRICTIONS) [ENGLAND]  
REGULATIONS 2020 (the REGULATIONS)

**A. CIRCUMSTANCES REGARDING THE ISSUE OF A FIXED PENALTY NOTICE**

On 21/04/2020, at CORNHILL, BURY ST EDMUNDS, SUFFOLK at 13:26 you were found to be in contravention of the Regulations as you;

**Contravene requirement as to restriction of movement during emergency period - Coronavirus**

The particular circumstances relating to the contravention of the Regulations are as follows;

OFFICER HEARD LOUD MUSIC COMING FROM TOWN CENTRE IN BURY ST EDMUNDS. MALE SEEN WITH BIG SPEAKER ATTACHED TO THE BACK OF HIS PUSH BIKE ON WHICH HE WAS PLAYING LOUD AUDIO RECORDINGS OF UNKNOWN PEOPLE SPEAKING ABOUT HOW LOCKDOWN WAS WRONG AND DONE TO CONTROL PEOPLE AS WELL AS OTHER HUMAN RIGHTS CONVERSATIONS. MALE WAS ENGAGED BUT WAS VERBALLY OBSTRUCTIVE TO OFFICERS AND STATED HE HAD A RIGHT TO PLAY THIS OUT AND OFFICER COULDN'T DO ANYTHING ABOUT IT. THIS IS NOT LISTED AS AN ESSENTIAL REASON TO LEAVE THE HOUSE.

As a result of the above circumstances, a decision has been made by the undersigned of Suffolk Constabulary to issue you with a fixed penalty notice in accordance with the Regulations.

**B. FIXED PENALTY NOTICE AMOUNT**

The amount payable on being issued with a fixed penalty notice is calculated as follows:

**ACRO Criminal Records Office** is facilitating the administration of fixed penalty notices on behalf of the police force issuing the fixed penalty notice. ACRO Criminal Records Office is hosted by the Hampshire Constabulary under the direction and control of the Chief Constable pursuant to a collaboration agreement made under section 22A of the Police Act 1996.

To the Honourable Justice, I write a short statement being I have no time left to prepare.

Firstly in regards to the alleged offence I Plea not guilty as after reading 'The Health Protection Regulations 2020' I fail to see how I am Violating them by playing audio content of a lecture on Human Rights Whilst walking to my destination. I Exercised my right to privacy and did not accept the officers request for personal information as he could not explain what crime I was committing so I felt I have no reason to be stopping to talk to him. furthermore any assumption of my reasons to be outside are purely speculative and are claims made without evidence and may be liable for purgery when being used as an excuse for the real reason of stopping me, that being the playing of my speaker in public, for which the honourable Judges said I was within my rights to do in a previous hearing. They were honourable men with good hearts and have my full respect as peers, I hope to have the pleasure of seeing that integrity in person again....

Secondly and more importantly, 'The Health protection Regulations 2020' far exceeds the parent act they draw their powers from 'The Public Health Act 1984' so after being summoned for a 'single Justice Procedure' I feel compelled to invoke the Ultra Vires Doctrine and Seek justice for unlawful acts of treason that is destroying the lives of quite literally every human being that is forced to live under such tyranny .. with Love Peace and Respect I send this to you in hope for Better Days. Thank you for your time and sorry its near the deadline hopefully you recieve it in time.

thank you,

Travis John Trebotich

Peace x x





Suffolk Magistrates' Court (2870)  
sitting at Ipswich Court House  
The Magistrates Court, Elm Street, Ipswich, Suffolk, IP1 2AP  
Telephone: 01473 217261 DX: 332801 Ipswich 32  
E-Mail: suffolkcmj@justice.gov.uk

Mr Travis John TREBOTICH  
1 Banks Walk  
Bury St Edmunds  
Suffolk  
IP33 2PA

Case number: 372000096527  
Born: 18 December 1991

### Notice of new date of hearing

#### New date, time and place

The court has adjourned the cases listed below:

to 3 February 2021 at 12 noon at Ipswich Court House, Elm Street, Ipswich, Suffolk, IP1 2AP (telephone 01473 217261).

You must attend the court 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

#### Reasons

The matter has been adjourned because:

1. For the trial to take place. If you do not attend the trial may proceed in your absence.

If you do not follow these instructions or you fail to attend the hearing, the court can still decide to deal with your case in your absence.

If you require the assistance of an interpreter at the next hearing you must inform the court promptly on receipt of this notice.

Date: 7 December 2020

#### Cases

372000096527/1

On 21/04/2020 at Bury St Edmunds in the county of Suffolk Leave / were outside of place where living in England, without reasonable excuse, during coronavirus emergency period  
Contrary to regulations 6 and 9(1)(b) & (4) of the Health Protection (Coronavirus, Restrictions) (England) Regulations 2020.

Mr Travis John TREBOTICH

8 December 2020/ADNO\_44\_0107753/1



Mr Travis John TREBOTICH  
1 Banks Walk  
Bury St Edmunds  
Suffolk  
IP33 2PA

15th March 2021

372W1434120/FA  
<DefSolRef>

Dear

#### NOTICE OF DISCONTINUANCE

DEFENDANT: John TREBOTICH (D.O.B. 18/12/1991)

OPERATIONAL REFERENCE NO./PTI URN: 372W1434120

COURT AND HEARING DATE: Ipswich Magistrates Court 17th March, 2021

I am writing to inform you that I have today sent a notice to the Justices' Chief Executive, under section 23 Prosecution of Offences Act 1985, discontinuing the following charges against you/your client:

Leave / were outside of place where living in England, without reasonable excuse, during coronavirus emergency period 13/08/2020

The effect of this notice is that you/your client no longer need to attend court in respect of these charges and that any bail conditions imposed in relation to them cease to apply.

The decision to discontinue these charges has been taken because there is not enough evidence to provide a realistic prospect of conviction.

Crown Prosecution Service  
East of England Area

Carmelite House  
St James Court  
Whitefriars  
Norwich  
NR3 1SL

Dx 744600 Ipswich 31

Telephone: 01473 282100

EastofEngland.inbox@cps.gov.uk



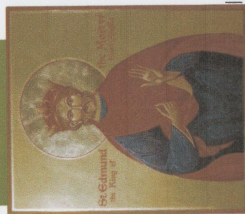
You have/your client has the right to require the discontinued proceedings to be revived. If you wish to exercise this right, you must give written notice to the Justices' Chief Executive at the above magistrates' court as soon as possible (and in any event within 35 days).

Should you/your client wish to apply for any costs incurred in respect of these proceedings, you may make a written request to the Justices' Chief Executive. It is not necessary to apply for the proceedings to be continued in order to apply for your costs.

**CAUTION:** this notice only applies to the charges specified in it, and does not have any effect in relation to any others that may be pending or other proceedings against you. If you are legally represented you should contact your solicitor immediately.

Yours faithfully

F. FAZLI  
Lawyer



CROWN PROSECUTION SERVICE  
EAST OF ENGLAND AREA

#### NOTICE OF REVIVAL

CASE NUMBER: 372000096527  
OPERATIONAL REFERENCE NO./PTI URN: 37ZW1434120

COURT AND HEARING DATE: Ipswich Magistrates Court 17<sup>th</sup> March, 2021

I Write to give you notice that under the Prosecution of Offences Act 1985 that the case be revived and my right to a fair trial to clear me of charges and to establish recognition of my rights under my sworn Affidavit THE TREATY OF UNIVERSAL COMMUNITY TRUST. I also Invoke the Habeas Corpus Doctrine a well as the ULTRA VIRES Doctrine of which I also Stand Under.

Your Reason is possibly an attempt to pervert the course of Justice and its been ongoing from reissuing of charges to continued misplacing of evidence and court papers and now insufficient evidence.... The witness statements of two Police Officers and the MG11 evidence as well as a cross examination of witnesses who are officers is more than enough evidence to make a judgement.

The Human Rights Violations will not go unpunished and we may well see trials much like those of Nuremberg so this also serves as a notice to any and all Involved that they need to decide if they stand under god or stand under tyranny .... Whichever you pick, you will receive your just desserts....

#### GUIDE & PROTECT

#### LOVE & RESPECT

I am looking forward to hearing from you soon.

Yours sincerely,

Travis John Trebotich

Travis John Trebotich  
C.O. 1 Banks Walk  
Bury St Edmunds  
Suffolk  
IP33 2PA

2021. April15.